IN AND FOR THE

Fifth Appellate District

F039222 People v. Holmes

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F039222 People v. Holmes

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F041689 Guardianship of Jackleen M., a Minor

Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8(a)(1), California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F038121 American Vantage Companies v. Table Mountain Rancheria

The judgment is reversed. Levy, J.

We concur: Ardaiz, P.J.; Dibiaso, J.

[CERTIFIED FOR PUBLICATION]

F041017 People v. Hogland

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F037399 People v. Cottrill

The judgment is reversed and the on-bail enhancement is vacated. The case is remanded for resentencing consistent with this opinion. Cornell, J.

We concur: Buckley, Acting P.J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F038446 Hallman, et al v. California State University, et al

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision

IN AND FOR THE

Fifth Appellate District

F040065 People v. Manuel L., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F038066 People v. Walker

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F038771 People v. Bearden

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F038351 People v. Gutierrez

The judgment is modified by striking from it the conviction and sentence as to count 2 (section 422 – making a terrorist threat) and, as to modified the judgment is affirmed. Dibiaso, Acting P.J.

We concur: Buckley, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F037474 Valley Children's Hospital v. County of Madera

The judgment is affirmed. Respondent is awarded costs on appeal. Dibiaso, Acting P.J.

We concur: Cornell, J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F038052 People v. Breazell

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F040061 In re Jose A., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F040061 In re Jose A., a Minor

The orders appealed from are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F039009 People v. Belaski, Jr.

Oral argument having been waived in the above entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F040401 Murphy v. Clifford & Bradford Ins. Agency

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed because there is no appealable final judgment.

F038257 People v. Rosno

The judgment is affirmed. Dibiaso, Acting P.J.

We concur: Buckley, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F040350 Safeco Insurance Companies v. Workers' Compensation Appeals Board, et al.

Let a writ of review issue returnable before this court forthwith. The WCAB'S order of February 27, 2002, denying reconsideration is annulled with directions to grant Safeco's petition for reconsideration and conduct further proceedings in accordance with this opinion. The Petition for Writ of Review is denied as to Safeco's claims regarding apportionment and the date Ms. Allison became permanent and stationary.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F040145 In re T.S. et al, Minors

F040148

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F040145 F040148

In re T.S. et al, minors

The order denying appellants' section 388 petition is affirmed. The order terminating parental rights as to T.S. and freeing her for adoption and ordering long-term foster care with a plan for adoption for D.S. is also affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F041332 Vukajlovic v. Morris

Upon motion of appellant, the order filed on October 8, 2002, dismissing the appeal in the above entitled action is vacated; said appeal is ordered reinstated.

F037048 People v. Dunn

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.